

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
				EXAMINER
			ART UNIT	PAPER NUMBER
			DATE MAN ED.	29
		EXAMINER INTERVIEW SUMMARY RE	DATE MAILED: CORD	·
All participants (applican	t annicant's representa			•
				• • • •
(1) Barban	a Mclung	(3) F	age Moezye	
(2) <u>Carol</u>	Salata	(4)/Vac	uf Cott	aple
	6/2/		fx bore	aple
		en to applicant applicant's representative).		
		es D-No. If yes, brief description:		
EXHIBIT SHOWN OF Gemori	suation conducted. L	es tarito. Il yes, bilei description.		.
Agroomont	shad with receast to com	e or all of the claims in question.	and .	
Ağı eemem □ wası ea	a A	e of all of the claims if question. 🖸 was not reach	ieu.	
Claims discussed:	all			
identification of prior art	discussed:	igal, Contrell, Glas	A	
		7		
Description of the general	al nature of what was ag	reed to if an agreement was reached, or any other c	comments: Disc	Euseld
Jina 1 0	il particle	si less than I with	MAN MAN	MATHOMA-
San +		1 1 1		1 ,
5 100 K	to ve po	I into dan lange	ways . W	so pubmucia
emulsins	mol e	thechve in larger	mamma	clo = data
56 m. ld	be part	in dead of declara	12 Contr	of particle size
/A fuller delegateties if so		he amendments, if available, which the examiner ag	should reader the	palaima allawable must be a
attached. Also, where n	o copy of the amendmer	ne americinents, if available, which the examiner ag its which would render the claims allowable is availa	able, a summary there	of must be attached.)
☐ 1. It is not necessa	ry for applicant to provid	e a separate record of the substance of the interview	w.	5130 finvent
		o indicate to the contrary, A FORMAL WRITTEN RE		
		CE OF THE INTERVIEW (e.g., items 1-7 on the reviven one month from this interview date to provide a		
requirements th	at may be present in the rements of the last Office	v above (including any attachments) reflects a complast Office action, and since the claims are now allowaction. Applicant is not relieved from providing a second of the control of the c	wable, this completed	form is considered to fulfill the